## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

Crim. No. 65-/0003-NM6-) UNITED STATES OF AMERICA ) ) v. Violations: 18 USC 371; 844(i); 1951; ) ARTHUR GIANELLI, 1952(a)(3); and 2 DENNIS ALBERTELLI, ) FRANK IACABONI, and ) DEEB HOMSI Defendants.

### INDICTMENT

THE UNITED STATES GRAND JURY in and for the District of Massachusetts charges that:

#### COUNT ONE

(Conspiracy to commit arson, and travel in interstate commerce to promote, manage, establish, carry on, and facilitate the promotion, management, establishment, and carrying on of unlawful activity.)

1. On or about and before November 13, 2003, in the District of Massachusetts and elsewhere, the defendants

ARTHUR GIANELLI,
DENNIS ALBERTELLI,
FRANK IACABONI, and
DEEB HOMSI

and others known and unknown to the grand jury including Michael McCormack and Sean Slater, did conspire, confederate, and agree to: (1) maliciously damage and destroy and attempt to damage and destroy by means of fire and an explosive a building used in interstate commerce and engaged in an activity affecting interstate commerce in violation of Title 18, United States Code, Section 844(i); and (2) travel in interstate commerce to promote,

manage, establish, carry on, and facilitate the promotion, management, establishment, and carrying on of unlawful activity in violation of Title 18, United States Code, Section 1952(a)(3) in that the defendants agreed to damage and attempt to damage the building located at 178 Main Street in North Reading, Massachusetts which housed two business establishments by igniting a container of gasoline with a rag affixed and caused Sean Slater to travel from New York to Massachusetts to accomplish the goals of the conspiracy.

### MANNER AND MEANS

- 2. It was a part of the conspiracy that the defendants GIANELLI and ALBERTELLI operated an illegal gambling business. The defendant GIANELLI invested a substantial amount of money which included proceeds of this illegal gambling business in the development of a sports bar called "The Big Dog" located on Route 1 in Lynnfield, Massachusetts. The defendant GIANELLI held his ownership interest in The Big Dog through third party nominees in order to conceal said ownership interest.
- 3. It was further part of the conspiracy that the defendant GIANELLI sought to gain a controlling interest in Canine Corporation, the corporation that owned and operated The Big Dog, through threats and intimidation. In furtherance of this objective, the defendants GIANELLI and ALBERTELLI caused the fire to be set at a second Big Dog location in North Reading,

Massachusetts in an effort to intimidate certain recalcitrant shareholders of Canine Corporation and to injure those shareholders financially.

4. It was finally part of the conspiracy that the defendants IACABONI and HOMSI located and hired Slater and McCormack to set the fire to the building located at 178 Main Street in North Reading, Massachusetts which housed the Big Dog and another business establishment.

#### OVERT ACTS

In furtherance of the conspiracy and to achieve the objects thereof, the defendants

ARTHUR GIANELLI, DENNIS ALBERTELLI, FRANK IACABONI, and DEEB HOMSI

and their co-conspirators committed and caused to be committed, in the District of Massachusetts and elsewhere, the following overt acts, among others:

- a. On November 2, 2003, the defendants GIANELLI and ALBERTELLI engaged in a conversation related to the arson; particularly, GIANELLI told ALBERTELLI, "Gotta make sure nobody is in there, you know."
- b. On November 10, 2003, the defendants ALBERTELLI and IACABONI engaged in a conversation related to the arson; particularly they discussed the appearance of the building.
  - c. On November 11, 2003, the defendants GIANELLI and

ALBERTELLI engaged in a conversation related to the arson; particularly they discussed the timing of the arson.

- d. On November 11, 2003, the defendants ALBERTELLI and IACABONI engaged in a conversation related to the arson; particularly they discussed the timing of the arson.
- e. On November 11, 2003, the defendants ALBERTELLI and HOMSI engaged in a conversation related to the arson; particularly they discussed the timing of the arson.
- f. On November 11, 2003, the defendant IACABONI attended a meeting related to the arson.
- g. On or before November 13, 2003, Sean Slater traveled from New York to Massachusetts.
- h. On or about November 13, 2003, Sean Slater and Michael McCormack traveled to the vicinity of 178 Main Street in North Reading, Massachusetts.
- i. On or about November 13, 2003, Sean Slater ignited a container of gasoline at the entry to Romeo's Pizza located at 178 Main Street in North Reading, Massachusetts.
- j. On or about November 22, 2003, Michael McCormack met with the defendants ALBERTELLI and HOMSI at 75 Green Street in Clinton, Massachusetts.

All in violation of Title 18, United States Code, Section 371.

COUNT TWO (Arson)

On or about November 13, 2003, in the District of Massachusetts, the defendants,

ARTHUR GIANELLI, DENNIS ALBERTELLI, FRANK IACABONI, and DEEB HOMSI

each aiding and abetting the other, did maliciously damage and destroy, and attempt to damage and destroy, by means of fire and an explosive, a building used in interstate commerce and engaged in an activity affecting interstate commerce in that the defendants did damage and attempt to damage the building located at 178 Main Street in North Reading, Massachusetts which housed two business establishments by igniting a container of gasoline with a rag affixed.

In violation of Title 18, United States Code, Section 844(i) and 2.

# COUNT THREE (Conspiracy to commit extortion)

From in or about and between November 1, 2003 and November 30, 2003, both dates being approximate and inclusive, within the District of Massachusetts, the defendants

ARTHUR GIANELLI, DENNIS ALBERTELLI, FRANK IACABONI, and DEEB HOMSI

and others known and unknown to the grand jury, did conspire, confederate and agree to affect commerce by extortion, that is, to obtain property, to wit, the majority shareholder interest in Canine Corporation with its shareholders' consent, which consent was induced by the wrongful use of actual and threatened force, violence, and fear of economic loss.

In violation of Title 18, United States Code, Section 1951.

## COUNT FOUR (Attempted extortion)

From in or about and between November 1, 2003 and November 30, 2003, both dates being approximate and inclusive, within the District of Massachusetts, the defendants

ARTHUR GIANELLI, DENNIS ALBERTELLI, FRANK IACABONI, and DEEB HOMSI

and others known and unknown to the grand jury, each aiding and abetting the other, did attempt to affect commerce by extortion, that is, to obtain property, to wit, the majority shareholder interest in Canine Corporation with its shareholders' consent, which consent was induced by the wrongful use of actual and threatened force, violence, and fear of economic loss in that the defendants and their co-conspirators did attempt to damage and destroy a business located at 178 Main Street in North Reading, Massachusetts which was owned and operated by Canine Corporation.

In violation of Title 18, United States Code, Sections 1951 and 2.

#### COUNT FIVE

(Interstate travel in aid of racketeering enterprises.)

On or about and before November 13, 2003, in the District of

Massachusetts and elsewhere, the defendants,

ARTHUR GIANELLI, DENNIS ALBERTELLI, FRANK IACABONI, and DEEB HOMSI

each aiding and abetting the other, did unlawfully, willfully, and knowingly cause Sean Slater to travel in interstate commerce from New York to Massachusetts, with intent to promote, manage, establish, carry on, and facilitate the promotion, management, establishment, and carrying on of unlawful activity, namely, arson in violation of Title 18, United States Code, Section 844(i), and did thereafter perform and attempt to perform acts to promote, manage, establish, carry on, and facilitate the promotion, management, establishment and carrying on of said unlawful activity in that Sean Slater traveled from New York to Massachusetts to maliciously damage and destroy and attempt to damage and destroy, by means of fire and an explosive, a building used in interstate commerce and engaged in an activity affecting interstate commerce located at 178 Main Street in North Reading, Massachusetts which housed two business establishments.

In violation of Title 18, United States Code, Section 1952(a)(3) and 2.

A TRUE BILL

Foreperson of the Grand

Fred M. Wyshak,

Assistant United States Attorney

DISTRICT OF MASSACHUSETTS:

January <u>5</u>, 2005

Returned into the District Court by the Grand Jurors and filed.

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SJS 45 (5/97) - (Revised USAO MA 1/15/04)

Criminal Case Cover Sheet	U.S	8. District Court - District of Massacl	nusetts
Place of Offense:	Category No. 1	Investigating Agency ATF/KELSCH	
City North Reading, MA	_ Related Case Information:		•
County Middlesex	Same Defendant  Magistrate Judge Case Numb  Search Warrant Case Numbe	Case No.  New Defendant  oer  r	
Defendant Information:			·
Defendant Name Arthur Gianelli		Juvenile Ycs X No	
Alias Name			
Address			<del></del>
Birth date (Year only): 1957 SSN (la	st 4 #): <u>1509</u> Sex <u>M</u> Race:	C Nationality:	
Defense Counsel if known:	Ac	ddress:	
Bar Number:			:
U.S. Attorney Information:			
AUSA Michael L. Tabak	Bar Numb	per if applicable	<u> </u>
Interpreter: Yes X No	List language and/o	r dialect:	
Matter to be SEALED: X Yes	No		
X Warrant Requested	Regular Process	In Custody	
Location Status:			,
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Already in Federal Custody as Already in State Custody On Pretrial Release: Ordered by	Serving	Sentence Awaiting Trial	
Charging Document: Com	nplaint Informatio	n X Indictment	
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accurately set forth above.	numbers of any prior proceedings.	leach Tabak (Lu	·

District Court Case Number (To b	e filled in by deputy clerk):	
Name of Defendant Arthur Gia	anelli	
	U.S.C. Citations	
Index Key/Code	Description of Offense Charged	Count Numbers
Set 1 <u>18 USC 371</u>	Conspiracy	_ 1
Set 2 <u>18 USC 844(i) and 2</u>	Arson	_ 1
Set 3 <u>18 USC 1951</u>	Conspiracy to commit extortion	_1
Set 4 <u>18 USC 1951 and 2</u>	Attempted extortion	
Set 5 <u>18 USC 1952(a)(3) and 2</u>	Interstate travel in aid of racketeering	
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**S**JS 45 (5/97) - (Revised USAO MA 1/15/04)

Criminal Case Cover Sheet	U.	S. District Court - District of Massach	usetts
Place of Offense:	Category No. 1	Investigating Agency ATF/KELSCH	<u> </u>
City North Reading, MA	Related Case Information:	:	
County Middlesex	Magistrate Judge Case Num Search Warrant Case Numb	Case No.  New Defendant  ber  er	
Defendant Information:			.*
Defendant Name Dennis Albertelli		Juvenile Yes X No	••
Alias Name			<u>-</u>
Address			
Birth date (Year only): 1952 SSN (l	ast 4 #): 2336 Sex M Race:	C Nationality:	
Defense Counsel if known:	A	Address:	
Bar Number:			•
U.S. Attorney Information:			√* 
AUSA Michael L. Tabak	Bar Num	nber if applicable	
Interpreter: Yes X No	List language and/	or dialect:	· · · · ·
Matter to be SEALED: X Yes	No		
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Set 3 18 USC 1951		
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Set 4 <u>18 USC 1951 and</u>	Attempted extortion	1
Set 5 <u>18 USC 1952(a)(3</u>	3) and 2 Interstate travel in aid of racketeering	1
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■JS 45 (5/97) - (Revised USAO MA 1/15/04)

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City North Reading, MA	Related Case Information:		;
County Middlesex	Same Defendant  Magistrate Judge Case Numb  Search Warrant Case Numbe	Case No.  New Defendant  per  r	<del></del> .
Defendant Information:			
Defendant Name Frank Iacaboni		Juvenile Yes X No	
Alias Name			
Address			
Birth date (Year only): 1944 SSN (	ast 4 #): <u>6570</u> Sex <u>M</u> Race:	C Nationality:	
Defense Counsel if known:	A	ddress:	
Bar Number:	<del></del>		
U.S. Attorney Information:			
AUSA Michael L. Tabak	Bar Numl	ber if applicable	-
Interpreter: Yes X No	List language and/o	or dialect:	
Matter to be SEALED: X Yes	No		
X Warrant Requested	Regular Process	In Custody	
<b>Location Status:</b>			••
Arrest Date:			
Already in Federal Custody as Already in State Custody On Pretrial Release: Ordered	by	in g Sentence Awaiting Trial on	
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Set 4 <u>18 USC 1951</u> a	and 2	Attempted extortion	1
Set 5 <u>18 USC 1952(</u>	a)(3) and 2	Interstate travel in aid of racketeering	
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■JS 45 (5/97) - (Revised USAO MA 1/15/04)

Criminal Case Cover Sheet	U.S	. District Court - District	of Massachusetts
Place of Offense:	Category No. 1	Investigating Agency A	ΓF/KELSCH
City North Reading, MA	Related Case Information:		
County Middlesex	Superseding Ind./ Inf. Same Defendant Magistrate Judge Case Number Search Warrant Case Number R 20/R 40 from District of	New Defendant	
Defendant Information:			•
Defendant Name Deeb Homsi		Juvenile Yes	X No
Alias Name			
Address			
Birth date (Year only): 1960 SSN (las	at 4 #): 3350 Sex M Race:	C Nationality:	
Defense Counsel if known:	Ad	dress:	
Bar Number:			
U.S. Attorney Information:			·
AUSA Michael L. Tabak	Bar Numb	er if applicable	
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X Warrant Requested	Regular Process	In Custod	ly
Location Status:			
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Charging Document: Com	plaint Information	n X Indictmo	ent
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I hereby certify that the case accurately set forth above.	numbers of any prior proceedin	gs before a Magistrate Jud	lge are
Date: 42/15/04- 1/5/05	Signature of AUSA:	hack Totak	Lu

District Court Case Number (To	be filled in by deputy clorus.	
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